RECEIVED CENTRAL FAX CENTER MAR 1 2 2008

FAX TRANSMISSION

DATE:	March 11, 2008	
MESSAGE TO: COMPANY: FAX NUMBER: PHONE: FROM: PHONE:	U.S. Patent and Trademark Office	
PAGES (Including Cov er Sheet): HARD COPY TO FOLLOW: YES X NO		
1	Applicant Initiated Interview Request Form Our Reference: 70111-00015	-

If your receipt of this transmission is in error, please notify this firm immediately by collect call to sender at (213) 757-2500 and send the original transmission to us by return mail at the address below.

Connolly Bove Lodge & Hutz, LLP P. O. Box 2207 Wilmington, Delaware 19899

RECEIVED

MAR 1 2 2008

NO. 5123 P. 2

PROPOSED AGENDA FOR TELEPHONE INTERVIEW

Scheduled For: March 12, 2008, 2 p.m. E.D.T.

FAX TO: Examiner Campbell, 571-273-8300

Applicants:

BRIAN SHUSTER

Art Unit:

2178

Serial No.:

09/549,505

Filed:

April 14, 2000

Examiner: Joshua D. Campbell

Title: METHOD AND APPARATUS FOR MAPPING A SITE ON A WIDE AREA

NETWORK

- 1. Applicant requests that the finality of the last office action be withdrawn pursuant to M.P.E.P. 706.07(b). The Advisory Action mailed October 30, 2007 denied entry to applicant's last-filed amendments as requiring further consideration. Therefore, it is not proper to make the office action, which was the first action after filing of an RCE, final.
- 2. Applicant requests discussion of the factual assertion in the last office action (p. 8) that "Weinberg et al. discloses that hyperlinks referencing target pages and linked related pages are displayed, and upon selection of one of those hyperlinks a map is generated . . . including in-links and out-links and all map provided Applicant maintains that Weinberg fails to disclose "generating information." map information regarding the target pages and each set of linked related pages, the map information comprising the block of text, the reduced-size image, hyperlinks referencing the target pages, and a descriptor of selected pages from each set, for each of the plurality of target pages, configured such that, when the map information is displayed at a remote client as a map of a target page, a user can preview informational content of the target page and can select ones of the

Serial No. 09/549,505 March 11, 2008 Page 2

hyperlinks from the map of the target page to receive the map information for corresponding ones of the related pages" as defined by claim 15. Does the examiner agree that Weinberg discloses nothing more than maps showing inlinks and out-links to nodes? If not, where does Weinberg disclose the additional claimed map information, and how does any such disclosure read on the claim features quoted above?

- 3. Regarding claim 51, applicant maintains that the same disclosure by Weinberg of the "Mercury Interactive" text cannot simultaneously read on both "block of text" in claim 50 and "identifier" in claim 51. Different claim terms ordinarily have different meanings if they are used in the same claim. See Applied Med. Res. Corp. v. U.S. Surgical Corp., 448 F.3d 1324, 1333 n.3 (Fed. Cir. 2006) ("[T]he use of two terms in a claim requires that they connote different meanings "); CAE Screenplates Inc. v. Heinrich Fiedler GmbH & Co. KG, 224 F.3d 1308, 1317 (Fed Cir. 2000) ("In the absence of any evidence to the contrary, we must presume that the use of these different terms in the claims connote different meanings."). This is because "claims are to be construed to 'preserve the patent's internal coherence." Applied Med. Res. Corp., 448 F.3d at 1333 n. 3 (quoting Markman v. Westview Instruments, Inc., 517 U.S. 370, 390 (1996)). Indeed, the specification or other evidence "may require that two terms in a claim refer to different structures." Id., citing Philips v. AWH Corp., 415 F.3d 1303, Claim 51 including base claim 50 uses both terms 1312-19 (Fed. Cir. 2005). "block of text" and "identifier." Accordingly, these two different terms must have different meanings in the same claim.
- 4. Regarding claims 68-69, the last office action has not explained how Weinberg discloses a client application "configured for generating a map page from the map information provided by the host."

Serial No. 09/549,505 March 11, 2008 Page 3

- 5. Regarding claims 72-73, the office action does not address the contention in applicant's last response that Weinberg teaches against "automatically selecting the plurality of target pages for generating map information using predetermined criteria applied to query results returned by an Internet search engine."
- 6. Regarding claims 54, 57, 63 and 66, applicants wish to discuss possible amendments to the claim feature "serving the map page in response to selection of an associated identifier."

Respectfully submitted,

Jonathan Jaech Attorney for Applicant Registration No. 41,091